

## **Exhibit 5**

1                   IN THE UNITED STATES DISTRICT COURT  
2                   FOR THE WESTERN DISTRICT OF TEXAS  
3                   AUSTIN DIVISION

4  
5 KATHY CLARK, AMY ENDSLEY, SUSAN  
6 GRIMMETT, MARGUERIETTE SCHMOLL,  
7 and KEVIN ULRICH, on behalf of  
8 themselves and all others

9 Similarly situated,

10

11 Plaintiffs,

12

13 vs.

No. 1:12-CV-00174-SS

14

15 CENTENE CORPORATION, CENTENE  
16 COMPANY OF TEXAS, L.P., and  
17 SUPERIOR HEALTHPLAN, INC.,

18

19 Defendants.

20

                  DEPOSITION OF TRICIA DINKELMAN,  
21 taken on behalf of the Plaintiffs, at the offices of  
22 Armstrong Teasdale L.L.P., 7700 Forsyth Boulevard,  
23 Suite 1800, St. Louis, Missouri, on the 24th day of  
24 October, 2012, before Gretta G. Cairatti, RPR, CRR,  
25 MO-CCR #790, IL-CSR #084-003418, and Notary Public.

1 Plaintiff's Exhibit 2 of Miss Hall's deposition.

2       **A**     Okay.

3       **Q**     Take a look through those documents. Have  
4 you had a chance to look at those?

5       **A**     Yes.

6       **Q**     Those documents, are they disseminated to  
7 the -- all of the subsidiaries that are circled on  
8 the organizational chart?

9       **A**     Centene Corporation would not know which  
10 subsidiaries use those documents.

11      **Q**     Why not?

12      **A**     Because Centene Corporation doesn't have any  
13 employees and that level of information isn't known  
14 by the Board of Directors.

15      **Q**     You're here as the corporate representative  
16 of Centene Corporation. Have you made any effort to  
17 find out the answers to the areas that you knew you  
18 were going to be asked about today?

19      **A**     Yes.

20      **Q**     Okay. Did you make inquiry to any of the  
21 subsidiaries about documents they receive and so  
22 forth?

23      **A**     I did not call individuals at the  
24 subsidiaries, no.

25      **Q**     Why not? You knew I was going to ask you